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APPLICATION NO.	O. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/802,124 03/15/2004		03/15/2004	Timothy N. Jones	018563-006010US 3509		
46718	7590	12/27/2005		EXAMINER		
		TOWNSEND A	WILSON, JOHN J			
TWO EMBARCADERO CENTER, EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834				ART UNIT	PAPER NUMBER	
	-,			3732		

DATE MAILED: 12/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application I	lo.	Applicant(s)					
		10/802,124		JONES ET AL.					
	Office Action Summary	Examiner		Art Unit					
		John J. Wilso	,	3732					
Period fo	The MAILING DATE of this communication or Reply	appears on the co	ver sheet with the co	orrespondence ad	ddress				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING ansions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory per reto reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state to provide the main state of	G DATE OF THIS R 1.136(a). In no event, it riod will apply and will ex atute, cause the applicati	COMMUNICATION lowever, may a reply be time bire SIX (6) MONTHS from to become ABANDONED	ely filed ne mailing date of this o	, .				
Status									
1)	Responsive to communication(s) filed on 10	6 November 2005							
•	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.								
3)	Since this application is in condition for allo	wance except for	formal matters, pros	secution as to the	e merits is				
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
4)⊠	4)⊠ Claim(s) <u>68-94</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	Claim(s) is/are allowed.								
6)⊠	Claim(s) <u>68-94</u> is/are rejected.								
•	Claim(s) is/are objected to.								
8)□	Claim(s) are subject to restriction an	d/or election requ	irement.						
Applicat	on Papers								
9)[	The specification is objected to by the Exam	niner.							
10)	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority (	ınder 35 U.S.C. § 119								
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> </ul>									
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)).									
* See the attached detailed Office action for a list of the certified copies not received.									
Attachmen			_						
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		Interview Summary ( Paper No(s)/Mail Dat						
3) 🛛 Infon	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/ r No(s)/Mail Date <u>10/14/05</u> .	Notice of Informal Pa		O-152)					

Art Unit: 3732

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 68-90 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wu et al (5338198) in view of Yoon et al (5742700). Wu shows scanning and receiving a data set, finding a component and creating a model of the component using segmentation, column 7, lines 7-10. During the building of a digital model the data, the computer automatically applies tests to the incoming data to build the digital model including segmenting components, as an example see column 8, lines 6-15 of Wu. Yoon teaches that it is known to segment by boundary points, Fig. 3, including both automatic and manual segmentation. It would be obvious to one of ordinary skill in the art to modify Wu to include segmenting components using boundary segmentation as taught by Yoon in order to better manipulate the desired regions. Yoon further teaches finding points at the interproximal margins between teeth, Fig. 4, in order to obtain data about the points within the tooth. It would be further obvious to one of ordinary skill in the art to modify Wu to include finding interproximal points as shown by Yoon in order to determine properties of the tooth. To use these points as the boundary points as taught by Wu would be obvious to one of ordinary skill in the art in the choice of the specific boundary of known boundary points used to one of ordinary skill in the art. Finding points outside a component and then finding the boundary points is merely obtaining an image by first finding its negative which would have been obvious to one of ordinary skill in the art in well known ways of finding images. To use well known computer graphic tools for this manipulation is an obvious matter of choice in the use of known tools for a known result to one of ordinary skill in the art. That the data can be stored as a 3D volumetric representation is an obvious matter of choice in known imaging to one of ordinary skill in the art.

Claims 91-94 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wu et al (5338198) in view of Yoon et al (5742700) and Andreiko et al (5395238). Wu shows scanning and receiving a data set, finding a component and creating a model of the component using segmentation, column 7, lines 7-10. During the building of a digital model the data, the computer automatically applies tests to the incoming data to build the digital model including segmenting components, as an example see column 8, lines 6-15 of Wu. Yoon teaches that it is known to segment by boundary points, Fig. 3, including both automatic and manual segmentation. It would be obvious to one of ordinary skill in the art to modify Wu to include segmenting components using boundary segmentation as taught by Yoon in order to better manipulate the desired regions. The prior art teaches finding a component and determining the data points that belong to that component. Finding points outside a component and then finding the boundary points is merely obtaining an image by first finding its negative which would have been obvious to one of ordinary skill in the art in well known ways of finding images. The above combination does not show using gingival regions as the negative regions used to find a component. Andreiko teaches that it is known the find gum intersections of a digital model. It would be obvious to one of ordinary skill in the art to modify the above combination to include determining these regions as shown by Andreiko in order to make use of a known regions that delineate the desired component. The specific

Application/Control Number: 10/802,124

Art Unit: 3732

mathematical algorithm used to find the desired portion is an obvious matter of choice in known algorithms for segmentation of data to one of ordinary skill in the art.

### Terminal Disclaimer

The terminal disclaimer filed on October 14, 2005 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of any patent granted on SN 09/264,547 has been reviewed and is accepted. The terminal disclaimer has been recorded.

## Response to Arguments

Applicant's arguments filed November 16, 2005 have been fully considered but they are not persuasive. Youn does show using the interproximal region in Fig. 4, and therefore, teaches it is known to use these boundary points in computer calculations for determining information about the tooth. Andreiko teaches using the gum intersection boundary in computer calculations. To use these boundary points in the teaching of Wu would have been suggested to the skilled artisan.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John J. Wilson whose telephone number is 571-272-4722). The examiner can normally be reached on Monday through Thursday.

Application/Control Number: 10/802,124 Page 5

Art Unit: 3732

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kevin P. Shaver, can be reached at 571-272-4720. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

John J. Wilson Primary Examiner Art Unit 3732

jjw December 5, 2005